

Scheindlin

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

SOFTWARE FREEDOM CONSERVANCY, INC.
and ERIK ANDERSEN,

Plaintiffs,

v.

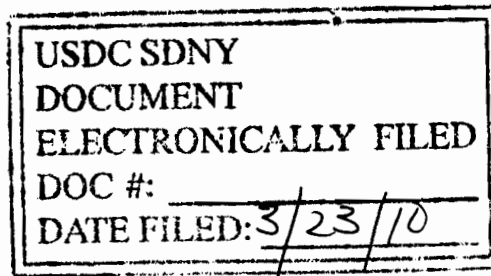
BEST BUY CO., INC., SAMSUNG ELECTRONICS
AMERICA, INC., WESTINGHOUSE DIGITAL
ELECTRONICS, LLC, JVC AMERICAS
CORPORATION, WESTERN DIGITAL
TECHNOLOGIES, INC., ROBERT BOSCH, LLC,
PHOEBE MICRO, INC., HUMAX USA INC.,
COMTREND CORPORATION, DOBBS-
STANDFORD CORPORATION, VERSA
TECHNOLOGY INC., ZYXEL
COMMUNICATIONS INC., ASTAK, INC., and
GCI TECHNOLOGIES CORPORATION,

Defendants.

ECF CASE

Civil No.: 09-CIV-10155 (SAS)

Judge Scheindlin



STIPULATED ORDER FOR FURTHER EXTENSION OF TIME FOR
DEFENDANT SAMSUNG ELECTRONICS AMERICA, INC. ("SAMSUNG")
TO FILE ITS ANSWER, FOR PLAINTIFFS AND SAMSUNG TO SERVE THEIR
INITIAL DISCLOSURES AND TO MAKE INTIAL DISCOVERY REQUESTS

It appearing that Plaintiffs and Defendant Samsung have been engaged continuing in good faith settlement negotiations, that these parties have negotiated a settlement resolution in principle subject to modification by Samsung of certain complex computer code, that Samsung has been undertaking the appropriate code modifications but these code modifications have not been completed and have not been reviewed and approved by Plaintiffs at this time, that these parties therefore require a brief further extension of time in order to perfect their settlement arrangements, that Samsung's location in Korea has added to a geographical and language challenge that, in addition to the complexity of the computer

code, has contributed to the need for additional time to complete the software code modifications, and that these parties believe that their time, attention and resources are best focused at this time on completing the code work and code review so as to accomplish their settlement, the Plaintiffs and Defendant Samsung stipulate and agree to a further reasonable two week extension of time for Samsung to file its answer in this cause to April 5, 2010 from the current due date of March 22, 2010. This is the third extension of time for the filing of Samsung's answer. In addition, the Plaintiffs and Defendant Samsung for the same reasons stipulate and agree to extend the date for their exchange of initial disclosures to April 5, 2010 from the current due date of March 22, 2010, and further stipulate and agree to extend the date by two weeks to April 19, 2010 for them to make initial discovery requests of one another. This is the second extension of time for the exchange of initial disclosures and the making of initial discovery.

Dated: March 19, 2010.

Daniel Ben Ravicher by Michael
 Daniel Ben Ravicher, (DR 1498) *Mr. Ratoza,*
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 Of Attorneys for Defendant Samsung

SO ORDERED this 22 day
of March, 2010.



Hon. Shira A. Scheindlin
United States District Judge

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